

Exhibit 3

Page 1

1 UNITED STATES DISTRICT COURT
2 SOUTHERN DISTRICT OF NEW YORK

3
4 -----x

5 DONNA WOOD, et al, individually
6 and on behalf of all others
7 similarly situated,

8 Plaintiffs,

9 vs. Case No. 20 Civ. 2489(LTS)(GWG)
10 MIKE BLOOMBERG 2020, INC.,
11 Defendant.

12 -----x

13
14 VIDEOTAPE DEPOSITION OF
15 NICHOLAS COKER
16 VIA ZOOM VIDEOCONFERENCE
17 April 6, 2023
18 10:15 a.m.

19
20
21
22
23
24 Reported by:
25 Maureen Ratto, RPR, CCR

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1 NICHOLAS COKER

2 A. Yeah. Yes, I do remember it
3 being close.

4 Q. Did you work anywhere between
5 the dispensary and the Campaign?

6 A. No, sir.

7 Q. You can take this down for
8 now. Thank you.

9 Other than the Miramar
10 Complaint that we were just looking at,
11 have you ever been party to a lawsuit
12 before?

13 A. No. Just the Miramar
14 Complaint.

15 Q. Have you ever complained about
16 discrimination to any employer?

17 A. No, not that I can recall.

18 Q. Have you ever been a witness
19 at a trial?

20 A. No.

21 Q. Have you ever been convicted
22 of a crime?

23 A. Yes.

24 Q. When was that?

25 A. I'm 37 now. Over ten years

1 NICHOLAS COKER

2 ago, maybe even more.

3 Q. What was the crime?

4 A. Shoplifting was one,
5 possession of marijuana is another.

6 Q. Were they the same time or two
7 separate convictions?

8 A. I think they were separate.

9 Q. And both about ten years ago?

10 A. Yes.

11 Q. How did you learn of the
12 opportunity to work for the Bloomberg
13 Campaign?

14 A. My friend Sapphire Blackwell
15 reached out to me and asked me to come
16 work for the Campaign.

17 Q. What did she say to you about
18 it?

19 A. She said that she had a great
20 job for me, that it was last until
21 November, and that it was pretty much
22 guaranteed that I would get hired because
23 she was recommending me.

24 Q. Did you know what you would be
25 doing before you started work?